### Case 1:17-bk-12408-MB Doc 1 Filed 09/08/17 Entered 09/08/17 14:50:32 Desc Main Document Page 1 of 22

Fill in this information to identify your case:				
United States Bankruptcy Court for the:				
CENTRAL DISTRICT OF CALIFORNIA - SAN FERNANDO	_			
Case number (if known)	Chapter	11		
				 Check if this an amended filing

## Official Form 201

## Voluntary Petition for Non-Individuals Filing for Bankruptcy

4/16

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1.	Debtor's name	Ironclad Performance Wear Corporation, a California corporation				
2.	All other names debtor used in the last 8 years					
	Include any assumed names, trade names and doing business as names					
3.	Debtor's federal Employer Identification Number (EIN)	95-4762694				
4.	Debtor's address	Principal place of business	Mailing address, if different from principal place of business			
		1920 Hutton Court	15260 Ventura Blvd.			
		Suite 300	20th Floor			
		Farmers Branch, TX 75234	Sherman Oaks, CA 91403			
		Number, Street, City, State & ZIP Code	P.O. Box, Number, Street, City, State & ZIP Code			
		Dallas	Location of principal assets, if different from principal			
		County	place of business			
			Number, Street, City, State & ZIP Code			
5.	Debtor's website (URL)	www.ironclad.com				
6.	Type of debtor	■ Corporation (including Limited Liability Company	(LLC) and Limited Liability Partnership (LLP))			
		☐ Partnership (excluding LLP)				
		_				
		Other. Specify:				

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Debtor

Main Document Ironclad Performance Wear Corporation, a California corporation

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-9-	Case	nimher	(if known)

	Name						
7.	Describe debtor's business	A. Check					
					ss (as defined in 11 U.S.C. § 101(27A))		
					state (as defined in 11 U.S.C. § 101(51	В))	
			`		in 11 U.S.C. § 101(44))		
					ned in 11 U.S.C. § 101(53A))		
			-	•	as defined in 11 U.S.C. § 101(6))		
		☐ Clear	ring Bank	(as de	efined in 11 U.S.C. § 781(3))		
		None	e of the abo	ove			
		B. Check	k all that a <sub>l</sub>	oply			
					described in 26 U.S.C. §501)		
		☐ Inves	Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. §80a-3)				
		_			as defined in 15 U.S.C. §80b-2(a)(11))		
		C NAIC	C /N = ====== A		on ladveta Classification Costons Ad	:	lata u
			•		an Industry Classification System) 4-d urts.gov/four-digit-national-association-	-	DTOF.
8.	Under which chapter of the	Check or	ne:				
0.	Bankruptcy Code is the	☐ Chap					
	debtor filing?	☐ Chap					
			Chapter 11. Check all that apply:				
		■ Chap	oter 11. Cr	_			and to inside a substitute of
				Ш	Debtor's aggregate noncontingent liq are less than \$2,566,050 (amount su	, ,	•
					The debtor is a small business debto business debtor, attach the most recestatement, and federal income tax reprocedure in 11 U.S.C. § 1116(1)(B).	ent balance sheet, statement of	operations, cash-flow
					A plan is being filed with this petition.		
					Acceptances of the plan were solicite		classes of creditors, in
				_	accordance with 11 U.S.C. § 1126(b).		400) with the Occurrence
				Ц	The debtor is required to file periodic Exchange Commission according to attachment to Voluntary Petition for N (Official Form 201A) with this form.	§ 13 or 15(d) of the Securities E	exchange Act of 1934. File the
					The debtor is a shell company as def	ined in the Securities Exchange	e Act of 1934 Rule 12b-2.
		☐ Chap	oter 12				
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8	■ No.					
	years?						
	If more than 2 cases, attach a separate list.		District		When	Case number	
	ooparato non		District		When	Case number	•
10.	Are any bankruptcy cases pending or being filed by a	■ No					
	business partner or an affiliate of the debtor?	☐ Yes.					
	List all cases. If more than 1,		Debtor			Relationship	
	attach a separate list		District		When	Case number,	if known
							-

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Debtor

Page 3 of 22 Case number (if known) Main Document Ironclad Performance Wear Corporation, a California

	corporation							
	Name							
11.	Why is the case filed in	Check all that apply:						
	this district?			•	pal place of business, or principal assets or for a longer part of such 180 days than	•		
		AI	bankruptcy	v case concerning del	otor's affiliate, general partner, or partners	ship is pending in this district.		
						p to pending in the distinct		
12.	Does the debtor own or have possession of any	■ No						
	real property or personal property that needs	☐ Yes.	Answer b	pelow for each proper	ty that needs immediate attention. Attach	additional sheets if needed.		
	immediate attention?		Why doe	es the property need	immediate attention? (Check all that ap	oply.)		
			☐ It pos	es or is alleged to pos	se a threat of imminent and identifiable ha	zard to public health or safety.		
			What i	is the hazard?				
			☐ It nee	ds to be physically se	cured or protected from the weather.			
				, ,	s or assets that could quickly deteriorate meat, dairy, produce, or securities-related	or lose value without attention (for example, assets or other options).		
			☐ Other		<b>,,,</b> ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,		
				s the property?				
			Wilete is	s the property:	Number, Street, City, State & ZIP Code			
			le the nr	operty insured?	Number, direct, only, diale & 211 Code			
				operty insured:				
			□ No					
			☐ Yes.	Insurance agency				
				Contact name				
				Phone				
	Statistical and admin	istrative in	nformatio	n				
13.	Debtor's estimation of		Check one	:				
	available funds		Funds w	vill be available for dis	tribution to unsecured creditors.			
		☐ After any administrative expenses are paid, no funds will be available to unsecured creditors.						
			i zater an	y daminionanive expen	noos are paid, no rands will be available to	o unocourca organiore.		
14.	Estimated number of	□ 1-49			<b>1</b> ,000-5,000	<b>25,001-50,000</b>		
	creditors	<b>50-99</b>			<b>5</b> 001-10,000	<b>5</b> 0,001-100,000		
		□ 100-1			<b>1</b> 0,001-25,000	☐ More than100,000		
		□ 200-9						
15.	Estimated Assets	□ \$0 - \$	50,000		☐ \$1,000,001 - \$10 million	☐ \$500,000,001 - \$1 billion		
		□ \$50,0	01 - \$100,	000	■ \$10,000,001 - \$50 million	□ \$1,000,000,001 - \$10 billion		
		<b>□</b> \$100,	001 - \$500	0,000	□ \$50,000,001 - \$100 million	☐ \$10,000,000,001 - \$50 billion		
		<b>□</b> \$500,	□ \$500,001 - \$1 million		□ \$100,000,001 - \$500 million	☐ More than \$50 billion		
16.	Estimated liabilities	□ \$0 - \$	50,000		■ \$1,000,001 - \$10 million	□ \$500,000,001 - \$1 billion		
			001 - \$100	,000	□ \$10,000,001 - \$50 million	□ \$1,000,000,001 - \$10 billion		
			001 - \$500		□ \$50,000,001 - \$100 million	☐ \$10,000,000,001 - \$50 billion		
		<b>□</b> \$500,	001 - \$1 m	nillion	☐ \$100,000,001 - \$500 million	☐ More than \$50 billion		

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Debtor

Ironclad Performance Wear Corporation, a California corporation

Page 4 of 22
Case number (if known)

COI	
- T	•

Rea	uest for	Relief.	Declaration	and	Signatures

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

17. Declaration and signature of authorized representative of debtor

The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition.

**Email address** 

I have been authorized to file this petition on behalf of the debtor.

I have examined the information in this petition and have a reasonable belief that the information is trued and correct.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on September 8, 2017 MM / DD / YYYY

X	/s/	L.	Geoffrey	Greulich
^	, 0,			Oi canoi

L. Geoffrey Greulich

Signature of authorized representative of debtor

Printed name

Chief Executive Officer

18. Sigr	nature	of	attorn	iey
----------	--------	----	--------	-----

Χ	/s/	Ron	Bende	ľ

Date September 8, 2017

Signature of attorney for debtor

MM / DD / YYYY

#### Ron Bender

Printed name

Levene, Neale, Bender, Yoo & Brill LLP

Firm name

10250 Constellation Blvd.

**Suite 1700** 

Los Angeles, CA 90067

Number, Street, City, State & ZIP Code

Contact phone

(310) 229-1234

143364

Bar number and State

Fill in this info	rmation to identify the o	ase:	
Debtor name	Ironclad Performand	ce Wear Corporation, a California corporation	
United States E	Sankruptcy Court for the:	CENTRAL DISTRICT OF CALIFORNIA - SAN FERNANDO	
Case number (i	☐ Check if this is an amended filing		
Official For <b>Declara</b>	<del></del>	Penalty of Perjury for Non-Individ	ual Debtors 12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

#### I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case. I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct: Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B) Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F) Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G) Schedule H: Codebtors (Official Form 206H) Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum) Amended Schedule Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204) Other document that requires a declaration I declare under penalty of perjury that the foregoing is true and correct. September 8, 2017 Executed on X /s/ L. Geoffrey Greulich Signature of individual signing on behalf of debtor L. Geoffrey Greulich Printed name

Chief Executive Officer
Position or relationship to debtor

Official Form 202

**Declaration Under Penalty of Perjury for Non-Individual Debtors** 

**Declaration and signature** 

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Fill in this infor	mation to identify the case	:		
Debtor name	Ironclad Performance V	Vear Corporation, a California		
	corporation			
United States I	Bankruptcy Court for the:	CENTRAL DISTRICT OF		☐ Check if this is an
		CALIFORNIA - SAN FERNANDO		
Case number (	(if known):		•	amended filing

## Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 20 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of claim  If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.  Total claim, if Deduction for value Unsecured claim partially secured of collateral or setoff		
NANTONG CHANGBANG GLOVES CO. Flat/RM 1602 Chit Lee Comm Bldg 30-36, Shau Kei Wan Road Hong Kong, China	Eliza Yang yang@cb-glove.co m +86-513-81961600	Trade Debt				\$1,228,307.56
WONEEL MIDAS LEATHERS JL GEMBOR RAYA DESA PASIRJAYA TANGERANG BANTEN, INDONESIA 15135	Janice Lee woneelamerica@g mail.com 626-799-0600	Trade Debt				\$785,358.50
MERCINDO GLOBAL MANUFAKTUR JL. RAYA SEMARANG-BAWE N KM.29 SEemerang, Central Java 50661, Indonesia	Danny Negara danny@asiglovem ail.com 858-939-0033	Trade Debt				\$431,973.84
MARUSAN - MIMASU TSHUSHO CO. LTD. NO 1 QUEEN' ROAD CENTRAL HONG KONG CHINA	Sky Lin skylin@marusan-gl ove.com +86-21-59213021	Trade Debt				\$382,811.28
Skadden Arps Slate Meagher & Flom LLP P O Box 1764 White Plains, NY 10602	Nili	Professional Services				\$231,848.92

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Debtor Ironclad Performance Wear Corporation, a California

corporation

Name

Case number (if known)

Case number (if known)

Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services,	Indicate if claim is contingent, unliquidated, or disputed	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
				Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
Stubbs, Alderton & Markiles, LLP 15260 Ventura Blvd 20th Floor Sherman Oaks, CA 91403	Robert Tejeda rtejada@stubbsald erton.com (818) 444-4500	Professional Services				\$172,689.71
PT JJ GLOVES INDO JL Ronggowarsito, Mlese, Ceper Bonded Zone, Klaten Central Java, Indonesia 57463	Kwong kwong@jjglove.co m +62 272 335 9499	Trade Debt				\$162,917.76
PT SPORT GLOVE INDONESIA Krandon Desa Pandowoharjo Sleman Yogyakarta, Indonesia 55512	Mark Robba mrobba@aol.com 781-934-6100	Trade Debt				\$144,238.66
WINSPEED SPORTS SHANGHAI CO., LTD. 858 MINGZHU ROAD SHANGHAI China 00020-1702	Bradley J. S. Weiss bweiss@winspeed sports.com +86-021-59883338 ext. 804	Trade Debt				\$144,198.43
Advantage Media Services, Inc. 29010 Commerce Center Drive Valencia, CA 91355	Jessica / Zuleika jessica.galindo@a msfulfillment.com (661) 775-0611	Trade Debt				\$114,942.80
Resources Global Professionals P O BOX 740909 LOS ANGELES, CA 90074-0909	Brent Waters  Brent.Waters@rgp. com (714) 430-6400	Trade Debt				\$80,727.00
BDO USA, LLP P. O. BOX 677973 Dallas, TX 75267-7973	Gerard (214) 969-7007	Trade Debt				\$45,000.00
Synetra 1110 E. State Highway 114 Suite 200 Southlake, TX 76092	John Calhoun jcalhoun@synetra. com (432) 561-7200	Trade Debt				\$44,191.30

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Debtor Ironclad Performance Wear Corporation, a California
Corporation
Name
Case number (if known)

Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services,	Indicate if claim is contingent, unliquidated, or disputed	If the claim is fully unsecured, fill in only unsecured claim claim is partially secured, fill in total claim amount and control value of collateral or setoff to calculate unsecured claim.  Total claim, if Deduction for value Unsecured Claim.		nt and deduction for
KA HUNG GLOVE INUSTRIAL CO. LTD. FUJIAN QUANZHOU JIACHENG LEATHER CHI FENG ROAD, QUANZHOU CITY FUJIAN, 362000, China	Ms. Vicz Yue  JIACHEN9188@163 .COM +85-595-2810-6611	Trade Debt		partially secured	of collateral or setoff	\$38,934.90
University of Milwaukee P O Box 500 University of Wisconsin - Milwaukee Milwaukee, WI 53201	Carla Durand durandc@uwm.edu (414) 229-6012	Trade Debt				\$33,333.33
Risk Consulting Partners 24722 Network Place Chicago, IL 60673-1247	(314) 678-1200	Professional Services				\$30,470.40
Shur-Sales & Marketing, Inc. 3830 S Windermere St. Englewood, CO 80110	(303) 789-5596	Marketing				\$16,125.00
Capital One Bank P. O. BOX 1917 Merrifield, VA 22116-1917	Daniel Gomes Daniel.Gomes@ca pitalone.com (855) 675-1212	Trade Debt				\$15,471.81
Yellow and Roadway P. O. Box 100129 Pasadena, CA 91355	Liliana Dominguez Liliana.Dominguez Pinon@YRCFreight .com (214) 412-8557	Trade Debt				\$14,911.98
FedEx PO Box 7221 Pasadena, CA 91109-7321	Carol Pearson cppearson@fedex. com (214) 563-7068	Trade Debt				\$14,795.67

Main Documen	t Page 9 of 22
Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address Ron Bender 10250 Constellation Blvd. Suite 1700 Los Angeles, CA 90067 (310) 229-1234 California State Bar Number: 143364	t Page 9 of 22 FOR COURT USE ONLY
□ Debtor(s) appearing without an attorney	
■ Attorney for Debtor	
	CASE NO.: CHAPTER: 11
	VERIFICATION OF MASTER MAILING LIST OF CREDITORS [LBR 1007-1(a)]
Debtor(s).	
Pursuant to LBR 1007-1(a), the Debtor, or the Debtor's attor master mailing list of creditors filed in this bankruptcy case, consistent with the Debtor's schedules and I/we assume all I	consisting of <u>7</u> sheet(s) is complete, correct, and
Date: September 8, 2017	/s/ L. Geoffrey Greulich
Date:	Siganture of Debtor 1
	Signature of Debtor 2 (joint debtor) ) (if applicable)
Date: September 8, 2017	Isl Ron Bender Signature of Attorney for Debtor (if applicable)

Case 1:17-bk-12408-MB Doc 1 Filed 09/08/17 Entered 09/08/17 14:50:32 Desc

Ironclad Performance Wear Corporation, a California corp 15260 Ventura Blvd. 20th Floor Sherman Oaks, CA 91403

Ron Bender Levene, Neale, Bender, Yoo & Brill LLP 10250 Constellation Blvd. Suite 1700 Los Angeles, CA 90067

U.S. Trustee San Fernando Valley 915 Wilshire Blvd. Suite 1850 Los Angeles, CA 90017

Account Temps
P.O. BOX 743295
Los Angeles, CA 90074-3295

Advantage Media Services, Inc. 29010 Commerce Center Drive Valencia, CA 91355

Amster, Rothstein & Ebenstein, LLP 90 Park Avenue New York, NY 10016

BDO USA, LLP P. O. BOX 677973 Dallas, TX 75267-7973

BIC ALLIANCE P O Box 40166 Baton Rouge, LA 70835 BNSF 75 Remittance Dr. Ste. 1748 Chicago, IL 60675-1748

Broadridge P.O. Box 416423 Boston, MA 02241-6423

Business Systems Integrators, LLC P O Box 495 Lawson, MO 64062

Capital One Bank P.O. BOX 1917 Merrifield, VA 22116-1917

Commerce Technologies, Inc. 25736 Network Place Chicago, IL 60673-1257

Daylight Transport P O Box 93155 Long Beach, CA 90809

DESIGN GALLERY PVT. LTD. PLOT #322/B, MEDICAL ROAD HELAL MARKET, UTTARKHAN DHAKA-1230, Bangladesh

DESUN GARMENTS, LTD. 89/1, Birulia Road, Savar, Dhaka Dhaka Savar-1340, Bangladesh Dival Safety & Supplies 1721 Niagra Street Buffalo, NY 14207

DRG Strategic, LLC - Bob Goldstein P O BOX 191981 Dallas, TX 75219

Expeditors 5757 W. Century Blvd. Ste. 200 Los Angeles, CA 90045

FedEx PO Box 7221 Pasadena, CA 91109-7321

Ginger Hill 6524 Deseo Apt. 358 Irving, TX 75039

KA HUNG GLOVE INUSTRIAL CO. LTD. FUJIAN QUANZHOU JIACHENG LEATHER CHI FENG ROAD, QUANZHOU CITY FUJIAN, 362000, China

Levene, Neale, Bender, Yoo & Brill LLP 10250 Constellation Blvd Ste. 1700 Los Angeles, CA 90067

MARUSAN - MIMASU TSHUSHO CO. LTD. NO 1 QUEEN' ROAD CENTRAL HONG KONG CHINA

MERCINDO GLOBAL MANUFAKTUR JL. RAYA SEMARANG-BAWEN KM.29 SEemerang, Central Java 50661, Indonesia

NANTONG CHANGBANG GLOVES CO. Flat/RM 1602 Chit Lee Comm Bldg 30-36, Shau Kei Wan Road Hong Kong, China

National Safety Council P.O. Box 558 Itasca, IL 60143

nChannel, Inc. 8760 Orion Place, Ste 210 Columbus, OH 43240

Office Depot PO Box 78004 Dept 56 - 8302627096 Phoenix, AZ 85062-8004

Office Depot Acct 31A P.O. Box 88040 Chicago, IL 60680-1040

Pacific Stock Transfer Company 6725 Via Austi Pkwy Suite 300 Las Vegas, NV 89119

Perry HVAC 10000 North Central Expressway Suite 400 Dallas, TX 75231 Pitney Bowes Credit Corp. P.O.Box 371887 Pittsburg, PA 15250-7887

Precision Testing Laboratories POB 100268
Nashville, TN 37224

PT JJ GLOVES INDO JL Ronggowarsito, Mlese, Ceper Bonded Zone, Klaten Central Java, Indonesia 57463

PT SEOK HWA INDONESIA Room 1218, Krantz Techno Bldg. 5442-1 Sang Dae Won-Dong, Sung Nam Kyung Gi-Do, Indonesia 00046-2819

PT SPORT GLOVE INDONESIA Krandon Desa Pandowoharjo Sleman Yogyakarta, Indonesia 55512

Radians Wareham Holding, Inc. Attn: Mike Tutor, CEO 5305 Distriplex Farms Memphis, TN 38141

Resources Global Professionals P O BOX 740909 LOS ANGELES, CA 90074-0909

Risk Consulting Partners 24722 Network Place Chicago, IL 60673-1247

Safeco Building Maintenance 5013 Brandenburg Lane The Colony, TX 75056

Shur-Sales & Marketing, Inc. 3830 S Windermere St. Englewood, CO 80110

Skadden Arps Slate Meagher & Flom LLP P O Box 1764 White Plains, NY 10602

SPRING HILL INC 9629 El Poche St. South El Monte, CA 91733

Stubbs, Alderton & Markiles, LLP 15260 Ventura Blvd 20th Floor Sherman Oaks, CA 91403

Superior Printing, Inc. P O Box 844550 Los Angeles, CA 90084-4550

Synetra 1110 E. State Highway 114 Suite 200 Southlake, TX 76092

Three Part Advisors, LLC P O Box 92698 Southlake, TX 76092

TRI/AUSTIN, INC P O BOX 207097 DALLAS, TX 75063

Tyco Integrated Security, LLC P.O. Box 371967 Pittsburgh, PA 15250-7967

University of Milwaukee P O Box 500 University of Wisconsin - Milwaukee Milwaukee, WI 53201

Windstream
PAETEC
P O Box 9001013
Louisville, KY 40290-1013

WINSPEED SPORTS SHANGHAI CO., LTD. 858 MINGZHU ROAD SHANGHAI China 00020-1702

WONEEL MIDAS LEATHERS JL GEMBOR RAYA DESA PASIRJAYA TANGERANG BANTEN, INDONESIA 15135

Yellow and Roadway P. O. Box 100129 Pasadena, CA 91355

#### UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA - SAN FERNANDO

Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address
Ron Bender
Levene, Neale, Bender, Yoo & Brill LLP
10250 Constellation Blvd.
Suite 1700
Los Angeles, CA 90067
(310) 229-1234

Attorney for.

143364

In re:

Ironclad Performance Wear Corporation, a California corporation

Debtor(s).

CHAPTER: 11 ADVERSARY NO.: (if applicable)

CASE NO .:

ELECTRONIC FILING DECLARATION (CORPORATION/PARTNERSHIP)

[LBR 1002-1(f)]

September 8, 2017

d	Petition, statement of affairs, schedules or lists	Date Filed:
	Amendments to the petition, statement of affairs, schedules or lists	Date Filed:
	Other (specify):	Date Filed:

#### PART I - DECLARATION OF SIGNATORY OF DEBTOR OR OTHER PARTY

I, the undersigned, declare under penalty of perjury that: (1) I have been authorized by the Debtor or other party on whose behalf the above-referenced document is being filed (Filing Party) to sign and to file, on behalf of the Filing Party, the above-referenced document being filed electronically (Filed Document); (2) I have read and understand the Filed Document; (3) the information provided in the Filed Document is true, correct and complete; (4) the "/s/s" followed by my name, on the signature lines for the Filing Party in the Filed Document serves as my signature on behalf of the Filing Party and denotes the making of such declarations, requests, statements, verifications and certifications by me and by the Filing Party to the same extent and effect as my actual signature on such signature lines; (5) I have actually signed a true and correct printed copy of the Filed Document in such places on behalf of the Filing Party and provided the executed printed copy of the Filed Document to the Filing Party's attorney; and (6) I, on behalf of the Filing Party, have authorized the Filing Party's attorney to file the electronic version of the Filed Document and this *Declaration* with the United States Bankruptey Court for the Central District of California.

September 8, 2017

Date:

Signature (handwritten) of authorized signatory of Filing Party

L. Geoffrey Greulich

Printed name of authorized signatory of Filing Party

Chief Executive Officer

Title of authorized signatory of Filing Party

#### PART II - DECLARATION OF ATTORNEY FOR FILING PARTY

I, the undersigned Attorney for the Filing Party, declare under penalty of perjury that: (1) the "/s/," followed by my name, on the signature lines for the Attorney for the Filing Party in the Filed Document serves as my signature and denotes the making of such declarations, requests, statements, verifications and certifications to the same extent and effect as my actual signature on such signature lines; (2) an authorized signatory of the Filing Party signed Part 1 - Declaration of Authorized Signatory of Debtor or Other Party of this Declaration before 1 electronically submitted the Filed Document for filing with the United States Bankruptcy Court for the Central District of California; (3) I have actually signed a true and correct hard copy of the Filed Document in the locations that are indicated by "/s/," followed by my name, and have obtained the signature of the authorized signatory of the Filing Party in the locations that are indicated by "/s/," followed by the name of the Filing Party's authorized signatory, on the true and correct printed copy of the Filed Document; (4) I shall maintain the executed originals of this Declaration and the Filed Document for a period of five years after the closing of the case in which they are filed; and (5) I shall make the executed originals of this Declaration and the Filed Document available for review upon request of the court or other parties.

September 8, 2017

Date:

Signature (handwritten) of attorney for Filing Party

Ron Bender

Printed Name of attorney for Filing Party

#### **OFFICER'S CERTIFICATE**

September 7, 2017

I hereby certify that I am the duly elected, qualified, and acting Chief Executive Officer of each of Ironclad Performance Wear Corporation, a California corporation ("Ironclad California"), and Ironclad Performance Wear Corporation, a Nevada corporation ("Ironclad Nevada" and together with Ironclad California, the "Corporations"), and do further certify that:

Attached hereto as Exhibit A is a true and complete copy of all resolutions adopted by the board of directors of each of the Corporations authorizing (1) the filing of cases under chapter 11 of 11 U.S.C. §§ 101-1532 in the United States Bankruptcy Court for the Central District of California, San Fernando Valley Division, (2) entry into a Debtor-in-Possession Credit Agreement providing for the Corporations to borrow up to \$2 million of additional money and a related Agreement for the Use of Cash Collateral, and (3) entry into a Stalking Horse Asset Purchase Agreement with Radians Wareham Holding, Inc.; and

All such resolutions are in full force and effect.

IN WITNESS WHEREOF, I have executed this Officer's Certificate as of the date first above written.

L. Geoffrey Greulich

Chief Executive Officer

## **EXHIBIT A**

#### RESOLUTIONS

## Filing of Chapter 11 Bankruptcy Cases

NOW THEREFORE, BE IT RESOLVED, that the Boards, after having considered (i) the outstanding liabilities and assets of the Corporations, (ii) the Corporations' inability to meet their debts as they become due, (iii) the inability of the Corporations to stop their secured creditor Radians from exercising its rights and remedies against the Corporations, including the sweeping of the Corporations' cash, (iv) the Corporations' fiduciary duties to their stockholders and creditors, and (v) all alternatives currently available to the Corporations, have determined that it is advisable and in the best interests of the Corporations, their creditors and their stockholders to file voluntary bankruptcy petitions under chapter 11 of 11 U.S.C. §§ 101-1532 (the "Bankruptcy Code") in the United States Bankruptcy Court for the Central District of California, San Fernando Valley Division (the "Bankruptcy Court");

**RESOLVED FURTHER**, that Geoff Greulich (the "Responsible Party"), and anyone designated by the Responsible Party, is hereby authorized to execute and cause to be filed chapter 11 bankruptcy petitions (and all related documents and papers) under the Bankruptcy Code to enable the Corporations to commence chapter 11 bankruptcy cases under the Bankruptcy Code (collectively, the "Bankruptcy Cases");

**RESOLVED FURTHER**, that the Responsible Party is hereby authorized, in the name of the Corporations, to employ the law firm of Levene, Neale, Bender, Yoo & Brill L.L.P. as bankruptcy counsel to the Corporations for purposes of filing the Chapter 11 bankruptcy petitions and representing the Corporations in the Bankruptcy Cases;

**RESOLVED FURTHER**, that the Responsible Party is hereby authorized to employ, in the name of the Corporations, any other professionals to represent or assist the Corporations in connection with the Bankruptcy Cases that the Responsible Party deems to be in the best interests of the Corporations;

**RESOLVED FURTHER**, that the Responsible Party is hereby authorized on behalf of and in the name of the Corporations to execute and file and to cause counsel to the Corporations to prepare with the assistance of the Corporations as appropriate all petitions, schedules, lists and other papers, documents and pleadings and to take any and all action which the Responsible Party deems necessary and proper in connection with the Bankruptcy Cases; and

RESOLVED FURTHER, that the authority granted to the Responsible Party pursuant to the foregoing resolutions to cause the Corporations to take further actions in connection with the Bankruptcy Cases shall include, but not be limited to, seeking Bankruptcy Court approval for the Corporations to use cash collateral and/or to obtain post-bankruptcy financing and executing any agreements related to any of the foregoing; compensating employees; hiring and terminating employees; purchasing products or materials; selling products; entering into or continuing with agreements; terminating, altering or amending agreements; collecting accounts receivable; negotiating with creditors, lenders, vendors, suppliers and landlords; assuming, assigning, or

rejecting executory contracts and unexpired leases; renegotiating the terms of executory contracts and unexpired leases; signing new or amended contracts and leases; commencing, defending and settling litigation involving the Corporations; marketing the Corporations' assets for sale and consummating the sale of all or substantially all of the Corporations' assets for the most money possible; and formulating, filing and seeking to confirm a plan of reorganization to maximize the recovery for creditors and stockholders.

# Approval of Bankruptcy Budget, Debtor-in-Possession Credit Agreement, and Agreement for the Use of Cash Collateral

WHEREAS, it has been proposed that the Corporations (i) enter into that certain Debtor-in-Possession Credit Agreement providing for the Corporations to borrow up to \$2 million of additional money and Agreement for the Use of Cash Collateral with Radians (the "Financing and Cash Collateral Agreement") in the forms presented to the Boards subject to any further modifications negotiated between the Corporations and Radians and approved by the Responsible Party in the exercise of his reasonable discretion and upon the advice of counsel to be in the best interests of the Corporations, and (ii) adopt that certain budget (the "Budget") presented to the Boards subject to any further modifications negotiated between the Corporations and Radians and approved by the Responsible Party in the exercise of his reasonable discretion; and

WHEREAS, after due consideration, the Boards deem it advisable and in the best interests of the Corporations, their creditors and their stockholders to approve the Financing and Cash Collateral Agreement and adopt the Budget and, subject to the approval of the Bankruptcy Court, to enter into and perform under the Financing and Cash Collateral Agreement and to act in accordance with any related orders of the Bankruptcy Court.

NOW, THEREFORE, BE IT RESOLVED, that the Financing and Cash Collateral Agreement and the Budget, subject to any further modifications negotiated between the Corporations and Radians and approved by the Responsible Party in the exercise of his reasonable discretion and upon the advice of counsel are adopted, approved and ratified in all respects; and

**RESOLVED FURTHER**, that the Responsible Party is authorized, in the name of the Corporations, to sign the Financing and Cash Collateral Agreement for and on behalf of the Corporations, to do or cause to be done all such acts and things, and to take all actions deemed necessary or appropriate, to cause the Corporations to obtain the Bankruptcy Court's approval of the Financing and Cash Collateral Agreement and the Budget.

## **Stalking Horse Asset Purchase Agreement**

WHEREAS, it has been proposed that the Corporations enter into that certain Stalking Horse Asset Purchase Agreement with Radians (the "Asset Purchase Agreement") in the form presented to the Boards subject to any further modifications negotiated between the Corporations and Radians and approved by the Responsible Party in the exercise of his reasonable discretion and upon the advice of counsel to be in the best interests of the Corporations, pursuant to which the Corporations will sell substantially all of the Corporations' assets to Radians for the consideration and otherwise on the terms and conditions set forth in the Asset Purchase Agreement subject to overbid at an auction to be conducted by the Corporations (the "Transaction");

WHEREAS, in connection with the Transaction, it has been proposed that the Corporations enter into various documents to enable the Corporations to consummate the Transaction with Radians or to a successful overbidder resulting from the auction (collectively with the Asset Purchase Agreement, the "Transaction Documents"); and

WHEREAS, after due consideration, the Boards deem it advisable and in the best interests of the Corporations, their creditors and their stockholders to approve and adopt the Transaction and the Transaction Documents and, subject to the approval of the Bankruptcy Court, to enter into and perform under the Transaction and the Transaction Documents and to act in accordance with any related orders of the Bankruptcy Court.

NOW, THEREFORE, BE IT RESOLVED, that the forms, terms, provisions and conditions of the Transaction and the Transaction Documents, subject to any further modifications negotiated between the Corporations and Radians and approved by the Responsible Party in the exercise of his reasonable discretion and upon the advice of counsel are adopted, approved and ratified in all respects;

**RESOLVED FURTHER**, that the actions of the Responsible Party and the other officers and agents of the Corporation, and each of them, previously taken in connection with the negotiation and/or the preparation of the forms, terms, provisions and conditions of the Transaction and the Transaction Documents are hereby ratified and approved in all respects;

**RESOLVED FURTHER**, that, subject to the approval of the Bankruptcy Court, the Responsible Party is hereby authorized to execute and deliver and to cause the Corporation to perform its obligations under the Transaction and the Transaction Documents and to consummate the Transaction;

RESOLVED FURTHER, that the Responsible Party is hereby authorized, for and on behalf of the Corporations, to modify, amend or revise the forms, terms and provisions of the Transaction and the Transaction Documents, to execute, deliver and/or file any and all documents, certificates, instruments, agreements and notices, and to perform or cause to be performed any and all acts as may, in his judgment, be necessary or desirable to accomplish the purposes of the foregoing resolutions and the transactions contemplated thereby and by the Transaction and the Transaction Documents, and the making of any such modifications, amendments or revision, the taking of any such actions and/or the execution, delivery or filing of any such documents or instruments shall be conclusive evidence that the individual making such modification, amendment or revision, taking such action and/or executing, delivering or filing such document or instrument has deemed the same to be necessary or advisable; and

**RESOLVED FURTHER**, that the Responsible Party is hereby authorized to take all action to notify, or to obtain any authorizations, consents, licenses, waivers, findings of suitability or approvals of any third party that the Responsible Party deems necessary, appropriate or advisable to carry out the terms and provisions of the Transaction and the Transaction Documents and the transactions contemplated thereby or the intent and purposes of these resolutions.

## General

RESOLVED, that the Responsible Party is authorized to (i) take or cause to be taken any and all further actions and to prepare, execute and deliver or cause to be prepared, executed and delivered, and where necessary or appropriate, file or cause to be filed with the Bankruptcy Court and all other appropriate governmental authorities, all such other instruments, documents, certificates, contracts, bonds, agreements, notices, receipts or other papers (with such changes, deletions, additions and modifications thereto, or amendments or supplements thereof, as the Responsible Party approves, such approval to be conclusively evidenced by the execution thereof), (ii) incur and pay or cause to be paid all fees and expenses, and (iii) engage such persons as the Responsible Party determines in the exercise of his business judgment to be necessary or appropriate to carry out fully the intent and purposes of these resolutions and each of the transactions contemplated hereby;

RESOLVED FURTHER, that the omission from these resolutions of any agreement, document or other instrument contemplated by any of the transactions described in the foregoing resolutions or of any action to be taken in accordance with any requirement of any of the agreements, documents or instruments described in the foregoing resolutions shall in no manner derogate from the authority of the Responsible Party to take all actions necessary, desirable, advisable or appropriate to consummate, effectuate, carry out or further the transactions contemplated by, and the intent and purposes of, the foregoing resolutions; and

**RESOLVED FURTHER**, that all acts and things heretofore done and all actions taken by the Responsible Party on behalf of the Corporations in connection with the transactions contemplated by the foregoing resolutions are adopted and approved as acts by and on behalf of the Corporation.